section for a prior fiscal year, the apply Secretary shall anv remaining amount of such penalties to arant navahle the State under section 403(a)(l) for the immediately succeeding fiscal vear.

42 USC 610.

"SEC. 410. APPEAL OF ADVERSE DECISION.

"(a) IN GENERAL —Within 5 days after date the Secretary takes any adverse action under this part with respect to a State the Secretary shall notify the chief executive officer of the State of the adverse action including any respect to the respect to action with State plan submitted under section 402 the imposition of penalty under section 100

State the date ล receives notice under subsection (a) of an adverse action. State may appeal the action in whole or in part. to the Depart-mental Appeals Board established in the Department of and Human Services (in this section to as the Board) referred to as the by filing an appeal with the Board

"(2) PROCEDURAL RULES.—The Board shall consider an appeal filed by a State under paragraph (1) on the basis of such documentation as the State may submit and as the Board may require to support the final decision of the Board. In deciding whether to unhold an adverse action or any portion of such an action, the Board shall conduct a thorough review of the issues and take into account all relevant. evidence. shall Board make final determination with respect to an appeal filed under paragraph (1) not than 60 days after date the appeal is filed less "(c) IUDICIAL REVIEW OF ADVERSE

DECISION—
"(1) IN GENERAL—Within 90 days
of a final after the date of a final decision by the Board under this section with respect to an adverse action taken against a State. mav obtain the State iudicial review of the final decision (and findinas incorporated into the final decision) by filing

an action in—

"(A) the district court of the United States for the which the judicial district in which nrincinal headquarters or office of the State agency is located;

"(B) the United States District Court for the District of Columbia

of Columbia.
"(2) PROCEDURAL RULES.—The district. in which action is filed under paragraph (1) shall review the final decision of the Board on the record established in the administrative proceeding in accordance with the standards of review prescribed by subparagraphs (A) through (E) of section 706(2) of title 5. United States Code. The review shall be on the basis of the documents and supporting data submitted to Board.

42 USC 611. SEC. 411. DATA COLLECTION AND REPORTING.

"(a) OUARTERLY REPORTS BY STATES.—
11) GENERAL REPORTING REQUIREMENT.

"(A) CONTENTS OF REPORT—Each State eliaible shall collect on a monthly basis. and report. t.o the Secretary on a quarterly basis, the following disaggregated record information on the families assistance receivina under the State program funded under this part: The county of residence of the family.